

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

HARVARD

LAW REVIEW

Vol. XXXIV

1920—1921

CAMBRIDGE, MASS.

THE HARVARD LAW REVIEW ASSOCIATION
1921

Copyright, 1920, 1921,
By The Harvard Law Review Association

THE UNIVERSITY PRESS, CAMBRIDGE, U.S. A.

TABLE OF CONTENTS

ARTICLES

	PAGE
A NEW Province for Law and Order — III. Henry Bournes Higgins	105
CAPITALIZATION OF PERIODICAL PAYMENTS BY GIFT. John M. Maguire	20
CONCERNING SEARCHES AND SEIZURES. Osmond K. Fraenkel	36 1
Corporate Personality in Income Taxation. Arthur A. Ballantine	573
CURRENT LAND LAW REFORM IN ENGLAND. Manley O. Hudson	341
Damages for Fright. Archibald H. Throckmorton	260
EDUCATION AND THE DEAD HAND. Austin Wakeman Scott	I
Foreword to "The Valuation of Property in the Roman Law." Roscoe	:
Pound	227
JUDGE HOLMES'S CONTRIBUTIONS TO THE SCIENCE OF LAW. Roscoe Pound	449
JUDICIAL REVIEW OF COMMISSION. Laurence Curtis, 2d	862
JURISDICTION OF THE UNITED STATES COURT OF CLAIMS. Judson A. Crane .	161
LIABILITY OF AN INACTIVE CO-TRUSTEE, THE. George Gleason Bogert	483
MAXIMS OF EQUITY, THE. Roscoe Pound	809
Notice in Equity. Joseph R. Long	137
PARTICIPATION IN A BREACH OF TRUST. Austin W. Scott	454
Progress of the Law, 1919-20, The	
CONFLICT OF LAWS, THE. Joseph H. Beale	. 50
Corporations. Edward H. Warren	. 282
Equitable Relief Against Torts. Zechariah Chafee, Jr	388
Estates and Future Interests. I. Joseph Warren	508
ESTATES AND FUTURE INTERESTS. II. Joseph Warren	. 639
Sales. Samuel Williston	. 741
PSYCHIC PHENOMENA AND THE LAW. Blewett Lee	. 625
Seisin and Disseisin. Percy Bordwell	. 592
Seisin and Disseisin (Concluded). Percy Bordwell	. 717
SET-OFF IN CASES OF IMMATURE CLAIMS IN INSOLVENCY AND RECEIVER	· t-
SHIP. Ralph E. Clark	. 178
Sovereign Colonies. T. Baty	. 837
Uniform Act on Declaratory Judgments, The. Edwin M. Borchard .	. 697
VALUATION OF PRODERTY IN THE ROMAN LAW THE Nathan Matthereis	

INDEX-DIGEST

References in heavy-faced type are to **Notes** and **Book Reviews**; in plain type to Recent Cases; and in italicized type to Articles.

Α

ABATEMENT AND REVIVAL.

Abatement of action ex delicto on death of tortfeasor. 200

ACCOUNT.

See Partnership.

ACKNOWLEDGMENT.

See Deeds.

ACTS OF BANKRUPTCY.

See Bankruptcy.

ADEMPTION.

See Legacies and Devises.

ADMINISTRATION OF ESTATES.

See Executors and Administrators.

ADMINISTRATIVE LAW.

See also Constitutional Law. Australian Commonwealth Court of Conciliation and Arbitration.

105-136 Judicial review of commission rate 862-870 regulation.

United States Court of Claims, The.

161-177 Whether administrative rate regulation is legislative or judicial.

876-878

ADMIRALTY.

See also Salvage.

Bibliography: Hughes: Handbook of Admiralty Law, a review of the second edition. 447-448

Saunders: Maritime Law, a review of the second edition.

Jurisdiction: State workmen's compensation acts as applied to maritime accidents. 82 670

Salvage: Voluntary service.

ADMISSIONS.

See Evidence.

ADOPTION.

See Conflict of Laws; Wills.

ADVISORY OPINIONS.

See Constitutional Law; Power of Judiciary.

AGENCY.

See also Attorneys; Automobiles; Banks and Banking; Carriers; Corporations; Insurance; Master and Servant; Municipal Corporations; Physicians and Surgeons; Statute of Frauds; Torts.

Agent's liability to third persons:

Can an agent be held in tort for intentionally causing his principal to breach a contract?

Nature and incidents of the relation: Knowledge of agent: when

imputed to the principal. 657

Principal's liability for acts of independent contractors: Inherently dangerous undertakings.

Principal's liability to third persons in tort: Constitutionality of Statute placing liability upon owner of automobile when an injury is caused by negligent operation by immediate members of owner's family.

Doctrine of Respondeat Superior applied to claims against a government. 163-165

Physician's liability for negligence of assistant.

Principal's rights against agent: Agent not liable for negligence in the formation of a contract where the contract is illegal. 432

Scope of agent's authority: Checks drawn by unauthorized agent.

474

ALIENATION.

See Restraints on Alienation.

ALIENS.

Right of citizen of United States engaged in Irish Rebellion to be treated as an alien friend. 433

ALTERATION OF INSTRUMENTS.

See Bills and Notes; Suretyship.

110-120

References in heavy-faced type are to Notes and Book Reviews; in plain type to Recent Cases; in italicized type to ARTICLES.

AMBASSADORS AND CONSULS.

Right of foreign embassies to be represented in our courts by amici **773,** 782 curiae.

AMENDMENTS TO THE CONSTI-TUTION.

See Constitutional Law.

ANIMALS.

Damages to persons and chattels by animals: Injury to person by cow on land adjacent to highway.

783 Scienter: Liability for attack by mad dog known to be vicious, but not known to be mad.

770. 785 Trespass on realty by animals: Chickens, liability for trespass by.

APPEAL AND ERROR.

See also New Trial.

Determination and disposition of causes: Joint assignment of error not affecting all appellants.

783 Moot cases in equity. 416, 433 Review: Comparison of the review of judicial and of legislative action. 863-866

Judicial review of commission rate regulation. 862-870

APPOINTMENT, POWER OF. See Powers.

ARBITRATION AND AWARD.

See also Labor Unions; Trade Unions. In general: Australian Commonwealth Court of Conciliation and Arbitration. 105-136 Compulsion in arbitration.

126-128 Defects in the Act creating the Australian Court of Arbitration.

128-132 Effect of creation of special tribunals to settle industrial disputes. 133-135

How far conditions of workers have been improved in Australia.

How far continuity of industrial operations is secured in Australia.

105-111 How far use of human life for industrial processes has been stand-

ardized in Australia. Minimum rates and scarcity of labor.

Minimum rates for unusual risks. 121 Minimum rates in Australia. 116-120 Secondary wage. IIO Shop committees. 124-126 The basic wage. 116-119

The gas strike in Australia, 1920. 100 The marine engineers' strike in Australia, 1919.

The seamen's strike in Australia, 1919. 107 Validity after award. 557

Weekly hiring, casual employment. 122

ASSAULT AND BATTERY.

Civil liability: Wife's right to sue husband for assault. 676

ATTORNEYS.

See also Judges.

Relation between attorney and client: Attorney on a contingent fee as a party in interest.

AUSTRALIAN COURT FOR CON-CILIATION.

See under Arbitration and Award.

AUTOMOBILES.

In general: Constitutionality of statute placing liability upon owner of automobile when an injury is caused by negligent operation by immediate members of owner's family.

Federal mail truck drivers not subject to state chauffeurs' license tests.

Measure of damages for temporary loss of use of a pleasure vehicle injured through negligence.

R

BAGGAGE.

See Carriers.

BAILMENTS.

See also Carriers.

Gratuitous bailments: Degree of care required of gratuitous bailee.

BANKRUPTCY.

Acts of bankruptcy: Appointment of receiver by state court. 784 Bankruptcy Act of 1898 and amendments:

§ 1 a (15). 784 $\S \ a \ (4).$ 784

in terresized type to same
§ 38 (4). 210
§§ 60 a, 60 b. 547 , 552 § 70 e. 210
§ 70 e. 210
Gen. Ord. XII.
Discharge: Effect of false state-
ments made by bankrupt in
order to obtain bank license. 210
Jurisdiction of federal courts:
State receiver's jurisdiction over
property of a bankrupt's estate.
784
Preferences: Definition of a prefer-
ence. 547, 552
Fulfilment of contract with pur-
chaser who has paid in advance.
309, 325
Transfer of a stolen automobile to
a creditor by an insolvent debtor

faith. 681 **Set-off:** Cases of immature claims in insolvency and receivership.

who had purchased it in good

178-196 BANKS AND BANKING.

See also Bills and Notes; Conflict of

Collections: Liability of correspondent bank to depositor for default of duty.

Deposits: Liability to depositor for payment of unauthorized check.

473-474 Trust funds: liability as construc-467-482 tive trustee.

BELLIGERENTS.

See War.

BEQUESTS.

See Legacies and Devises.

BILLS AND NOTES.

Under Interstate Act: See also Banks and Banking; Letters of Credit.

Checks: Acceptance by telegraph.

552 **Defenses:** Alteration: part payment with knowledge of defense. 671 Fraud: imposition by impersona-**76,** 83 tion.

- recovery by indorsee with notice of value of consideration received by maker. Indorsement: Indorsement under assumed name.

Negotiable Instruments Law:

§ 37. § 56. 460-463 § 132. § 134. 552 552

Purchasers for value without notice: Instrument payable to 459-463

Application of lis pendens to vendor's lien securing negotiable note.

Restrictive indorsee as holder in due course.

BILLS OF DISCOVERY.

See Discovery.

BILLS OF LADING.

See also Sales.

Effect of Interstate Commerce Acts upon validity of exchange bill of lading issued without surrender of original.

BIOGRAPHY.

See Legal Biography.

BOUNDARIES.

Inconsistent descriptions: when courses and distances govern 326 monuments

BOYCOTTS.

See Trade Unions.

BRITISH COLONIAL LAW.

In general: Administrative jurisdiction of Privy Council. 847 848 British North America Act, The. British self-governing colonies under Treaty of Versailles. 841 844 Colonial nationality. Ownership and government. 855 846 Suits between colonies. What is an Australian?

BURDEN OF PROOF.

Development from rule to principle in Roman law. 814

CAPTURE.

See War.

CARRIERS.

See also Interstate Commerce, Public Service Companies, Street Railways.

Baggage: Liability for loss of baggage carried subsequently to 326 passenger's journey.

What constitutes baggage: money, camera lenses, Liberty bonds. 327 Bibliography: Watkins: Shippers and Carriers of Interstate and Intra-

state freight, a review. Control and regulation: Historical sketch of rate-regulation.

Power of courts to review rates fixed by commission. 862-879

Duty to transport and deliver: Effect of release of carrier for loss of baggage on title thereof.

335 Limitation of liability: Effect of shipper's failure to read valuation provision in uniform express receipt.

Passengers: Duty to passenger taken sick en route. Personal injuries to passengers: Duty of care of carrier and conductor. 789

CAUSATION.

See Proximate Cause.

CEMETERIES.

Trust for perpetual care of a cemetery lot. 647

CHARITIES AND TRUSTS FOR CHARITABLE USES.

In general: Applicability of the Rule against Perpetuities to charities.

Control of the settlor in charitable trusts for educational purposes in England.

Desirability of trusts for charitable purposes. Effect of consent by a charitable

corporation to a change in its charter. How far changes may be authorized

by the Attorney-General. How far the control of the settlor shall extend.

How far the original purpose may be changed by assent of beneficiaries.

Necessity of a power to authorize changes.

Power of the legislature in England to authorize changes.

Power of the Legislature in the United States to authorize changes.

Power of the settlor or his representatives to authorize changes.

Power of trustees to make changes.

Rights of the state where charitable purposes have become impossible of accomplishment and cy-près doctrine cannot be applied.

Resulting trust for settlor where charitable purposes have become impossible of accomplishment and the cy-près doctrine cannot be COMMON LAW. applied.

Sufficiency of consent of a town,

which is founder of a school or college, to validate a statute modifying the charter.

Validity of a legislative alteration of the charter of a charitable corporation when consented to by the trustees.

Cy-près doctrine: Application to meet changing conditions where the accomplishment of the particular charitable purpose of the donor is unwise.

Rights and liabilities of charitable organizations: Tort liability under workmen's compensation acts.

Rule against Perpetuities.

Gift over from one charity to another on a remote contingency.

645-646 What constitutes charities: In general. Trust to promote belief in spiritualism.

CHATTELS.

See Disseisin.

CHATTEL MORTGAGES.

After-acquired property: Subsequent mortgagees of future crops preferred over prior vendee.

Recording and registry: Effect of removal of goods to another state with mortgagee's consent.

553 Trusts receipts as chattel mortgages. 758-759

CHOSES IN ACTION.

See also Gifts.

Gifts of choses in action: Parol gift of a debt to take effect in enjoyment on the death of the donor. 664, 672

C. I. F. CONTRACTS.

See Sales.

CLASSES

Determination of classes: Evidence that woman is past childbearing: when admissible. 640 Gift to the children of a third person at twenty-one. 640 Splitting a fund into moieties in determining classes. 630

COMBINATIONS.

See Restraint of Trade.

COMMISSIONS.

Judicial review of rate regulation.

862-879

Legislation as exerting a reflex action on the common law. 526

Part played therein by legal maxims. 827-836

CONDITIONAL SALES.

See Sales.

CONFLICT OF LAWS.

In general: The progress of the law, 1919–1920. 50–65

Adoption: Adoption of European child by Maoris. 57

Capacity: What law governs capacity to sue. 59-60

Domicile: Power of a guardian to change ward's domicile. 59
What intent is important. 51-52

What intent is important. 51-52

Effect and performance of contracts: Effect of an American income tax statute upon liability of obligor upon bonds issued in America, interest and principal payable in England. 9

What law governs the breach of

What law governs the breach of a contract. 63

Extent of governmental power:
Automobile forfeited in one state,
although property of an innocent
owner in another state. 200, 212
Doctrine of renvoi. 50

Forfeiture of automobile seized while carrying intoxicating liquor. 200, 212

Jurisdiction to tax. 54 Legislative jurisdiction of a state. 50 The nature, origin, and extent of law. 50-51

law. 50-51

Jurisdiction for divorce: Jurisdiction to decree custody of child. 57

Separate domicile of wife. 786

Jurisdiction of courts: in rem:
Effect of foreign probate upon domestic land.

55

Jurisdiction of courts: personal jurisdiction: Jurisdiction for suits against foreign corporations.

Personal jurisdiction over a foreign executor.

Jurisdiction of courts: quasi in rem: Action against foreign executor to reach property within jurisdiction.

Action against non-resident husband for separate support by attaching property within the state.

Marriage: Effect of polygamous marriage valid where made. 57

Obligations ex delicto: creation and enforcement: Effect of a Pennsylvania statute upon division of damages awarded for death of a New York man in Pennsylvania. 64

Recovery under Workmen's Compensation Act for injuries suffered outside of state. 64

Recognition of foreign judgments: Rate of interest to be allowed.

Remedies: procedure: Effect of foreign statute of limitations.

Remedies: rights of action: Effect in the forum of a statute of the place where the cause of action arose establishing a purely local method of procedure and practice.

Rights in property: Distinction between personal laws and laws of property.

60

Effect upon marital property of a change of domicile of the spouses.

What law governs the succession of an heir who has murdered the ancestor in a foreign state.

Situs of a chose in action: Jurisdiction to tax a bank deposit of an absent depositor.

Jurisdiction to tax seat in a foreign stock exchange. 95 Situs of a trust for purposes of

taxation. 52
Testamentary succession: Law governing the revocation of a will.

768, 785 May foreign state dispose of personalty situated therein.

CONSIDERATION.

Subscriptions: Enforcement of pledge to community war chest.

CONSTITUTIONAL LAW.

See also Searches and Seizures.

Scott and Hildesley: The Case of Requisition, a review. 807-808

Construction, operation, and enforcement of constitutions:

Effect of Eighteenth Amendment on prior existing state legislation.

Sixteenth Amendment: Power of Congress to tax salaries of federal judges. 70, 85

Due process of law: As requiring judicial review of administrative rate-regulation. 873-874

Bearing on administrative rateregulation. 871 Comparison of limitations on judicial and on legislative action.

Constitutionality of emergency housing legislation.

Establishment of building lines for aesthetic purposes. 419, 433
Forfeiture of automobile seized

while carrying intoxicating liquor.

200, 212
Limitations on doctrine of disre-

Limitations on doctrine of disregarding corporate fiction in taxing income of corporations.

Penalty for delayed payment of

wages. 327
Rights of innocent owner under statutory forfeiture. 200, 212

State taxes for state banks, loans on real estate, state flour mills, state built homes. 207, 212

Statute placing liability upon owner of automobiles for injuries caused by negligent operation by immediate members of owner's family.

Statute valid in its inception can later be held confiscatory because of altered price level. 85

What satisfies the public purpose required in taxation? 207, 212 Eighteenth Amendment: Effect on prior existing state legislation.

317, 328
Ex post facto and retroactive laws:
Law validating unauthorized collection of canal tolls.
212

Impairment of the obligation of contracts: Repeal of tax exemption statute. 539, 553

The police power and the contract clause. 429

Personal rights: civil, political, and religious: Concerning searches and seizures. 361-387
Freedom of speech in time of war.

Right to reside peacefully in a state.

Unlawful searches and seizures:
Brief history of the Fourth
Amendment. 362-366

courts in receiving competent evidence do not inquire into the means by which it had been procured.
 list of state constitutional

guarantees against. 361

motion before trial can be made to compel return of papers unlawfully seized.
 370-374
 questions recently certified to United States Supreme Court.

385-387
—— searches and seizures upheld for a variety of reasons, although under defective warrants, or none at all.

377-370

for the return of paper illegally seized.

Police power: Game laws: possession of fish during closed season. 672 Validity of statute providing for destruction of infected trees to protect adjacent orchards. 672

Power of executive: Martial law: trial of civilian by military court. 659, 673

Power of judiciary: Advisory opinions: obligations of courts to render. 673

Power of legislature — admiralty: Federal power to apply state workmen's compensation acts to maritime accidents. 82

Power of legislature: How far may legislatures control judicial procedure. 424, 434

Taxation: taxability of capital increment as income. 781

Privileges, immunities, and class

legislation: Penalty for delayed payment of wages.

Separation of powers: Control of

Separation of powers: Control of judicial procedure: for the courts or for the legislature? 424, 434
Sixteenth Amendment: Salaries of

federal judges exempt from income taxation. 70, 85

State and federal jurisdiction:

Federal mail truck drivers not subject to state chauffeurs' license tests.

Power of a state to subject federal agencies to state police regulations.

Trial by jury: Constitutionality of new trials on some of the issues.

—— constitutionality of remittiturs.

—— the Seventh Amendment and partial new trials. 71, 86
Who can set up unconstitutional-

ity: Whether public official has sufficient interest.

Workmen's compensation acts:
State statute applied to maritime accidents.

82

CONSTRUCTIVE TRUSTS.

Misconduct by non-fiduciaries:

Bank as constructive trustee of deposits by a trustee. 468-482 Person assisting in breach of trust.

Murder of insured by beneficiary: trust in favor of estate. 788 Subrogation: Rights of lender against

Subrogation: Rights of lender against previously mortgaged property.

CONTRACTS.

See also Illegal Contracts; Sales.

Anticipatory breach: Critique of the doctrine. 894-895

Place where cause of action arises.

Bibliography: Williston: See Law of Contracts, a review 891-896

Consideration: A promise to do what one is contractually bound to do as consideration for a new contract. **894**

Construction of contracts: Duration of contract when concurrent conditions of delivery and payment are not fulfilled. 747

Defenses: fraud: Spiritualistic predictions as fraud. 627-638

Defenses: impossibility: Change in foreign law. 319, 328

Defenses: non-performance by plaintiff: Breach of concurrent conditions of payment and delivery as extinguishing contract. 477

Divisible contracts: Buyer's failure to pay as excuse for seller's non-performance. 329

Particular classes of contracts:

Enlistment: action by soldier to recover pay.

87

Suit by third persons not party to the contract: From whom consideration should move. 893

Unilateral contracts: When communication is necessary to acceptance.
892-893

Waiver: Oral waiver of condition in written contract for the sale of land.

CORPORATIONS.

In general: The progress of the law, 1919-1920. 282-308

Capital, stock, and dividends: Issue of stock for overvalued property: standard of value. 285-288
Liability of transferees of stock

issued for overvalued property.

Payment of subscriptions to capital stock. 285-288

Purchase by a corporation of shares of its own stock. 293-295

Stock registered as held in trust.

464-466

Taxability of difference in value between stock in an old corporation and stock taken in a new corporation in exchange upon reorganization under a statute making assessable gains from sales of intangible personalty.

Taxability of shares owned in the United States by a person residing elsewhere. 306

Taxability of stock dividends. 307 Transfer of shares. 304-306

Corporate powers and their exercise: Donation by a chemical company to universities. 555

De facto corporations: Effect upon liability of the members of an attempt by a de jure corporation to make an unauthorized change in its name.

Directors and other officers:

Knowledge of a director as knowledge of a corporation.

Liability of a corporation for a conversion by its treasurer of checks belonging to an outsider.

297-298
Liability of directors to corporation for improperly declaring and paying dividends. 297

Power of officers to mortgage corporate property under the Stock Corporation Law. 298

Purchase by a director from a third person of obligations of the corporation. 206

What amounts to making a profit by a director out of a sale of corporate property. 296-297

Dissolution: Is a civil remedy in the nature of a quo warranto for an abuse which is a statutory crime conditioned on a successful criminal prosecution? 306

Distinction between corporation and its members: Disregarding corporate fiction in income taxation.

573-591

Disregarding corporate fiction in income taxation: effect of the stock dividend decision. 580-582

Disregarding corporate fiction in income taxation: origin of the doctrine. 577-579

Disregarding corporate fiction in taxing income of "affiliated corporations." 588-590 Disregarding corporate fiction in taxing income of corporations formed to evade surtax on stock-587 holders. Disregarding corporate fiction in taxing income of "personal service corporations." 587 Disregarding corporate fiction where illegality is involved. 583 Disregarding corporate fiction where no illegality is involved. Formation of corporations: Effect of false statements in the articles of agreement. 284-285 Effect of signature of certificate by persons not intended to have any interest in the corporate venture. Nature of corporation: Distinction between a corporation and an unincorporated business unit. 282-283 Entity or collection of individuals: in general. 582-591 Personality of corporations: corporate personality in income taxa-573-59I Promoters: Liability of an outsider upon an irrevocable power given to a promoter to subscribe for stock. 201-202 Liability of promoters on contracts made in the name of the contemplated corporation. 280-201 Right of person employed pending

formed. 288-289

Reorganization: Effect of reorganization upon contract rights. 306

cover from corporation

formation of corporation to re-

when

300-302

Stockholders: Construction of statute involving liability of stockholders for torts. 329

Rights of holders of preferred stock: to a declaration of past dividends upon dissolution where the property is insufficient to pay holders of common stock in full. 303-304—to share in the surplus, upon dissolution, after the payment of all corporate liabilities, preference capital, arrears of preference dividends, and ordinary capital. 304 Rights of minority: right of a minority stockholder, suing in a representative capacity, to con-

trol the litigation.

— to inspect books of the corporation. 298
— to prevent the majority from obtaining an advantage out of reorganization. 299
— to restrain the majority

from passing an article requiring the minority to sell at a fair value their stock to nominees of the majority.

Ultra vires contracts: rights and liabilities of parties: Liability of one receiving corporate capital in payment of personal debt of stockholder.

888, 891

Ultra vires conveyances: May a corporation acting ultra vires be a conduit of title? 292-293

Ultra vires: what acts are: Speculation in cotton by a corporation formed for the operation of cotton gins.

COURTS.

See also Federal Courts; Juvenile Courts; Stare Decisis.

Bibliography: Harvey Humphrey
Baker: Upbuilder of the Juvenile
Court, a review. 102-103

In general: How far may legislatures control judicial procedure?

Jurisdiction of the United States
Court of Claims. 161-177

Claims founded upon contract express or implied. 172-175
Claims founded upon regulations of

an executive department. 171-172 Claims (except for pensions) founded upon the Constitution or any law of Congress. 168-171

Congressional reference cases.

Damages liquidated or unliquidated in cases not sounding in tort. 175 Departmental references cases. 176 Remedies against the United States.

Set-offs and counterclaims, liquidated and unliquidated. 176

COVENANTS OF TITLE.

Covenant of warranty: Effect in preventing destruction of contingent remainders by merger.

CRIMINAL LAW. **430,** 435

Bibliography: Zoline: Federal Criminal Law and Procedure, a review. 805-806

Defenses: Coercion, Effect of Married Women's Act. 89
Drunkenness. 79

Former jeopardy: Conviction under state statute as bar to proceeding under National Prohibition Act. 785

Mens Rea: Drunkenness in relation to mens rea. 78

Murder: Constructive murder. 78, 89

Rape: Intercourse with common-law wife under age of consent. 92

Trial: Inapplicability of Parol Evidence Rule. 790

CY PRÈS DOCTRINE.

See under Charities and Trusts for Charitable Uses.

D

DAMAGES.

See also Negligence (damages for fright).

Bibliography: Arnold: The Law of
Damages and Compensation, a
review of the second edition.

Measure of damages: contracts

Damages for breach of contract
to farm on shares. 662, 675
Foreign currency — date at which

rate of exchange should be applied. 422, 435

Measure of damages: torts: Compensation for loss of use of personal property. 674

Effect of death of plaintiff pendente
lite upon the amount of damages
recoverable by heirs. 337

Temporary loss of use of a damaged pleasure vehicle.

Roman law: Application of law of valuation in other than compensation cases.

Application of Roman law of valuation to compensation cases.

252-255
Evidence and proof of value of property. 256-257
General rules of valuation in Roman

law. 249-252
Importance of Roman law valuation of property at the present day. 230-232

Sources for Roman law of valuation. 232-237 The different kinds and definitions

of value. 237-249
—— (a) Quanti venire potest — market value. 238-240

— (b) Verum pretium; quanti omnibus valet — ordinary or general value. 241-244

--- (c) Utilitas; id quod interest -value to the owner. 244-247
--- (d) Pretium ex affectu -- sentimental value. 247-249

Valuation of property in the Roman law. 229-259

DECEIT.

General requisites and defenses:

Proof of truth of medium's statements as defense in case of fraudarising from spiritualistic predictions.

632-633

Particular cases: Spiritualistic predictions as ground of fraud.

629-633

DECLARATORY JUDGMENTS.

See under Judgments.

DEEDS.

Delivery, acknowledgment, and acceptance: Acknowledgment before interested party. 330
Delivery to grantee on a condition certain to happen. 556

DISCOVERY.

Interrogatories: Disclosure by newspaper of source of information. 213 Use in action for libel. 213

DISSEISIN.

Disseisin at election: Origin of the doctrine. 619-622

Disseisin of chattels: Early law as

to transferability of chattels apart from possession. 719-721 Historical confusion between choses

in action and property right in chattels held adversely. 721-725
How far a doctrine of American law? 730-740

General nature and effects of disseisin: Curtesy: whether husband of disseisee is entitled under American law. 732

Disseisee's rights: how far transferable and transmissible. 613-616
— nature of rights under early law. 604-613

Dower: whether wife of disseisee is entitled under American law.

Early effect of doctrine of seisin on the law of chattels. 717-719
Effect given to disseisin by American law. 738-739

Seisin no longer a requisite for descent in American law. 730-732

Seisin no longer a requisite for devises in American law. 732

Transferability, under American law, of land held in adverse possession. 734-736

DIVORCE.

See also Conflict of Laws.

Defenses: Possibility of condonation of desertion. 435

DOMICILE.

See also Conflict of Laws.

Husband and wife: Possibility of separate domiciles. 786

DUE PROCESS OF LAW.

See under Constitutional Law.

 \mathbf{E}

EASEMENTS.

In general: Protecting the legal right by decree and injunction in equity. 390-392

Extinguishment of easements: Appurtenant easement giving access to highway not extinguished by acquisition of a means of egress to highway.

Nature and classes of easements: Right of purchaser of coal to use underground haulways for removing coal from other land. 677

ELECTRIC WIRES.

Conflicting rights of telephone and power companies: Induction and conduction. 331

EMINENT DOMAIN.

In general: Valuation of property in the Roman law. 229-259

For what purposes property may be taken: Establishment of building lines for aesthetic purposes. 419, 433

Nature of the right of eminent domain: Legislative promise not to exercise is ineffective. 541

EQUITY.

See also Charities and Trusts for Charitable Uses; Constructive Trusts; Equitable Servitudes; Injunctions; Lis Pendens; Parties; Partnership; Receivers; Set-off and Counterclaim; Specific Performance; Suretyship; Trespass to Realty; Trusts; Vendor and Purchaser.

Bibliography: Story: Commentaries on Equity Jurisprudence, a review of the third English edition. 446-447

Wilshere: The Principles of Equity, a review. 446

Equitable relief against torts: The progress of the law, 1919-1920. 388-415

Equitable set-off: Cases of immature

claims in insolvency and receivership. 178–196

Jurisdiction: Cases in equity that become moot on appeal. 416, 433
Discretion of court in granting relief. 787

Enjoining coal strike at suit of federal government. 401-407

Enjoining injuries to personality:
The progress of the law, 19191920.
407-415

Street railways, injunction against passage of a municipal resolution involving a forfeiture of franchises.

Notice: Actual notice in equity.

Circumstances putting one on inquiry.

144-150

-- lis pendens. 155
-- notice to an agent as notice to

his principal. 156-158
— possession of real property.

--- registration. 154-155 --- recital in documents of title.

Definition of notice. 140, 144, 148
Distinction between notice and knowledge. 140-144

Equitable doctrine of notice.

Proof of actual notice. 144-150 Summary of the doctrine of notice. 159-160

Procedure: Indispensable parties, right of a salesman of a corporation to enjoin striking employees without joining the corporation as party plaintiff.

EQUITABLE SERVITUDES.

Sale of lots with reference to a building scheme as a plan. 786

ESTATES TAIL.

United States decisions and statutes.

509-510

ESTOPPEL.

Estoppel in pais: Who is estopped: the sovereign.

EVIDENCE.

See also Burden of Proof; Discovery; Parol Evidence Rule; Presumptions; Privileged Communications; Witnesses.

In general: Proof of value in the 256-257 Roman law.

Admissions: Silence of prisoner when accused of crime while under arrest admissible as supporting evidence. **205,** 210

Bibliography: Taylor: Evidence, a review of the eleventh edition.

898-901 Corroborative evidence: Degree of corroboration required.

667, 675 Admission by silence while under arrest admissible to corroborate other witness. 205, 210 Declarations concerning intention, feelings, or bodily condition: Admissibility of an uncommunicated threat in homicide case.

Statement to one not a physician. 88 General principles and rules of exclusion: Violation of rules of railway company as evidence of negligence.

Real evidence: Comparison of handwriting.

Res gestae: Violation of rules of railway company as evidence of negligence.

Similar facts and occurrences: Crimes barred by Statute of Limitations to prove intent.

EXECUTORS AND ADMINISTRA-TORS.

See also Conflict of Laws; Wills.

Rights, powers, and duties: Co-executors and co-administrators: liability for acts of co-fiduciary. 503-504

FALSE PRETENSES.

Promise made with intent not to keep as a misrepresentation of fact. 557

FEDERAL COURTS.

See also Bankruptcy; Courts.

Bibliography: Barnes: Federal Code - 1921 Supplement, a review. 569 Zoline: Federal Criminal Law and Procedure, a review. 805-806

Jurisdiction and powers: Jurisdiction of the United States Court of Claims. 161-177

FEDERAL JUDGES.

See Constitutional Law.

FIDUCIARY RELATIONS.

Relation between medium and recipient of communications from spirits through medium.

FRAUD.

See Deceit; False Pretenses; Sales.

FRIGHT.

See Negligence.

(;

GERMAN LAW.

Maxims in Germanic law. 824-827 GIFTS.

See also Taxation.

Gifts inter vivos: Effect of an oral direction to a debtor to pay the

debt to a donee at the creditor's **664**, 672 Ownership of wedding gifts. 89

GUARDIAN AND WARD.

See Conflict of Laws.

Н

HEARSAY RULE.

See Evidence.

HISTORY OF LAW.

See also Damages; Roman Law. In general: History of legal maxims.

809-836

Influence of the study of comparative law upon the development of the legal system.

Bibliography: Bigelow: Papers on the Legal History of Government, a review.

Calhoun: Oral and Written Pleading in | HOMICIDE. Athenian Courts, a review. 903

Property: Confusion between *choses* in action and property right in chattels held adversely. 721-725 Diminished importance of doctrine of seisin in early and later American law. 725-738

Disappearance of primitive doctrine of seisin: effect of Statute of Uses. 596–601

Disseisin: origin and development of the doctrine. 604-624 Early effect of doctrine of seisin on the law of chattels. 717-719 Early law as to transferability of chattels apart from possession.

Seisin: early and modern use of the 592-596 Survivals of the primitive doctrine of seisin. 602-604

Roman law: History of maxims in Roman law. 811-816

See Criminal Law.

HUSBAND AND WIFE.

See also Assault and Battery; Conflict of Laws.

Domicile: Possibility of separate domiciles. Presumption of coercion: Effect of

Married Woman's Act. Rights and liabilities of wife as to third parties: Right of wife to maintain action for alienation of

husband's affections. Subsequent annulment of marriage as a bar to an action by the wife against the husband's parents for alienation of affection.

Rights of wife against husband and in his property: Wife's right to sue her husband for torts: assault.

Tenancy by entirety: Divisibility of interests upon execution against husband.

I

ILLEGAL CONTRACTS.

In general: Agent not liable for negligence in the formation of a contract, where the contract is illegal.

432 Contracts against public policy: Arbitration agreement: validity of an award thereunder. "Knock out" agreement not to bid at government auction. 676

IMPLIED WARRANTY.

See Sales.

INCOME TAX.

See Taxation.

INDEMNITY.

Joint tort-feasors: Right of one tortfeasor to recover from party primarily responsible.

INFANTS.

Contracts and conveyances: Right to avoid contract without returning consideration.

Unborn children: Child en ventre sa mère: when considered born. 550 Rights of unborn children in the law of torts. **549**, 558

INHERITANCE TAX.

See Taxation.

INJUNCTIONS.

In general: Should an appellate tribunal adjudicate the correct-

ness of granting or withholding an injunction when pending appeal there has ceased to be an issue? **416,** 433

Acts restrained: Enforcement of judgment at law obtained by perjury. 677

Enjoining coal strike at suit of federal government. 401-407 Municipal resolution involving forfeiture of franchises of a street railway.

Equitable relief against torts: The progress of the law, 1919-1920.

388-415

INSOLVENCY.

See also Bankruptcy, Set-off Counterclaim.

Set-off in cases of immature claims in insolvency and receivership.

178-196

INSURANCE.

Defenses of insurer: Murder of insured by beneficiary. 788 Suicide of insured. 436

Insurable interest: Necessity of insurable interest in second assignee when first assignee has no insurable interest. 215

Rights of beneficiary: Murder of insured by beneficiary. 788

INTERNATIONAL LAW.

See also Aliens; Ambassadors and Consuls; War; Treaties. In general: Cargo of neutral vessels

In general: Cargo of neutral vessels as prize. 558

Rights of British self-governing colonies under Treaty of Versailles.

The Declaration of London of 1909 and the World War.

The Hague Conventions and the

The Hague Conventions and the World War. 694

Bibliography: British Year Book of International Law, The, a review. 566-568

Carnegie Institute: Classics of International Law: Legnano, Victoria, Ayala, a review. 794-798

Carnegie Institute: Classics of International Law: Zouche, Rachel, Textor, a review.

Dickinson: Equality of States in International Law, a review.

Foulke: A Treatise on International Law, with an introductory essay on the Definition and Nature of the Laws of Human Conduct, a review. 802-804

Garner: International Law and the World War, a review. 693-696
Oppenheim; International Law,

Part I — Peace, a review of the third edition. 804-805

Treaties: Effect of war upon pre-

existing treaties. 776, 782
Standards as against rules in international law. 776

INTERSTATE COMMERCE.

Bibliography: Watkins: Shippers and Carriers of Interstate and Intrastate Freight, a review. 444-445

Control by states: Excessive state inspection fee as a burden on interstate commerce. 333

What constitutes interstate commerce: Baseball is not interstate commerce. 559

INTOXICATING LIQUORS.

See also Conflict of Laws; Constitutional Law.

In general: Jurisdiction of a state to declare forfeited an automobile property of an innocent non-resident, engaged without his consent in carrying intoxicating liquor.

200, 212

Eighteenth Amendment: Is possession of liquor for use in the home authorized by the Volstead Act where the liquor is located outside the home? Interpretation of the Volstead Act. 437

JOINT WRONGDOERS.

Contribution: Allowed under workmen's compensation acts. 562

JUDGES.

Disqualification for kinship with a party in interest: attorney on a contingent fee as a party in interest.

Taxation of salary of federal judge under the Sixteenth Amendment. 70, 85

JUDGMENTS.

See also Conflict of Laws.

Equitable relief: Perjury a ground for injunction. 677

Setting aside and vacating judgments: Attorney's negligence as ground for vacating judgment.

Uniform Act on declaratory judgments: All persons to be made parties whose rights will be affected (§ 5).

Application for further relief allowed after declaratory judgment is given (§ 9). 713-714

Authority given courts by § 4 of

the act to make declarations relating to the administration of trusts or estates. 708

Costs to be determined by rules of equity practice of the state (§ 11).

Declaratory relief to be either affirmative or negative in form (§ 7).
711-712

Declaratory relief to be obtained by means of proceedings in equity (§ 8).

712-713

Definition of the word "person" as used in the act. 715-716

Discussion of the proposed provisions of the act. 702-716

General authority given to the courts by § 1 of the act to make declaratory judgments. 702-706

Progress of declaratory judgment legislation in the United States.

697-701

Provision for submission of issues of

Provision for submission of issues of fact to the jury where state constitutions so require (§ 10). 714

Provision made for liberal construction of the act as a piece of remedial legislation (§ 12). 715 § 3 of the act providing for construction of contract prior to breach thereof discussed and criticized. 707-708

Specific authority given to the courts by § 2 of the act to construe any written instrument or any statute, ordinance, or franchise.

706-707

Unsoundness of constitutional objections to declaratory judgment statutes. 701-702

Wide margin of discretion left to the courts by § 6 of the act. 710-711

JURISDICTION.

See also Conflict of Laws.

Venue: Action for conversion of ore taken from land in another state.

JURISPRUDENCE.

See also History of Law; Political Theory; Maxims.

In general: Decisions without opinions.

Holmes's contributions to jurisprudence. 449-453

Influence of the study of comparative law upon the development of the legal system.

227

Legal method as a study. 450-452 **Bibliography:** Holmes: Collected Le-

gal Papers, a review. 449-453
Pound: Outlines of Lectures on
Jurisprudence, a review of the
third edition. 800-802

Progress of Continental Law in the Nineteenth Century, a review.

Salmond: Jurisprudence, a review of the sixth edition. 222-223

Law: How law changes: maxims as a method.

814-816, 819, 823-824, 829-833 Psychic phenomena and the law. 625-638

Schools of jurisprudence: Twentieth-century characteristics.

449-450

JURY.

Partial new trials in federal courts. 71
Partial new trials in state courts. 73

JUVENILE COURTS.

Appeal from juvenile courts. 102

JURY TRIAL.

See Constitutional Law; Jury.

 \mathbf{L}

90

LABOR UNIONS.

See also Administrative Law; Trade Unions.

Piece work versus time work. 123 Shop-committees. 124-126

LANDLORD AND TENANT.

Abandonment of leases: Duty of landlord to accept new tenant to minimize damages. 217

Conditions and covenants in leases: Waiver of forfeiture by acceptance of rent accruing subsequent to expiration of notice to quit where landlord has an election.

203, 217

election. 203, 217
Waiver of forfeiture by acceptance of rent accruing subsequent to expiration of notice to quit where landlord has been deprived of election by statute. 203, 217
Waiver of forfeiture by acceptance

under protest of rent accruing subsequent to breach. 203, 217 Holding over: Odd term less than a year renewed by acceptance of rent from tenant holding over. 217

Tenancies for a term of years:

Odd term less than a year renewed by acceptance of rent from tenant holding over.

Tenancy from year to year: Does option to purchase continue when tenant for term holds over? 437

LAW.

See also History of Law; Jurisprudence.

In general: Decisions without opinions.

314

How law changes: maxims as a method.

814-816, 819, 823-824, 829-833 Influence of the study of comparative law upon the development of the legal system. 227

197

Bibliography: Odgers and Odgers: The Common Law of England, a review. 802

Progress of Continental Law in the Nineteenth Century, a review.

Ruegg: An Elementary Commentary on English Law, a review.

Saunders: Maritime Law, a review of the second edition. 224
Terry: Uniform State Laws in the

United States, a review.

LAW SCHOOL.

Registration, 1920-1921.

LEGAL BIOGRAPHY.

Bibliography: Harvey Humphrey Baker, Upbuilder of the Juvenile Court, a review. 102-103

Henson: A Memoir of the Right Honourable Sir William Anson, a review. **340**

Martin: The Life of Joseph Hodges Choate, a review. 683-690

LEGAL HISTORY.

See also History of Law.

Bibliography: Bigelow: Papers on the

Legal History of Government, a review. 96-99

LEGACIES AND DEVISES.

Ademption: Effect of testator's purchase of the fee upon the devise of a rent charge. 438

Construction: General rules as illustrated by recent cases. 522-532

LETTERS OF CREDIT.

Defenses: Defenses based on conduct of the buyer. 533, 560
Defenses based on conduct of the seller. 533, 560

Validity: Relation of the buyer-seller contract to the letter of credit.

533, 560

LIMITATION OF ACTIONS.

In general: Continuous trespass to realty. 337 Nature and construction of stat-

utes: Lex loci or lex fori as governing cause of action. 784

New promise and part payment:
Account stated by retention as a
new promise.
560

LIS PENDENS.

Application to vendor's lien securing negotiable note.

M

MANDAMUS.

Acts subject to mandamus: Injunction improperly denied may be obtained by mandamus. 561 Reception and filing of an application under a state corporation statute. 86

Persons subject to mandamus:

Executive departments of state governments.

86

MARRIAGE.

See also Conflict of Laws; Wills.

Nullification: Fraud where marriage is unconsummated. 218

Validity: Common law marriage: mistake as to existence of prior marriage between the parties.

Presumption of validity.

790

MARTIAL LAW.

See War.

MASTER AND SERVANT.

See also Agency.

Workmen's compensation acts: Amount of compensation: tips received in course of employment. City firemen as public officers not included.

Falling asleep as breaking course of employment.

333

Illegal employment: recovery in spite of.

Negligent employer's right to reim-

MAXIMS.

Abuse of legal maxims: Attempt to make maxims the basis of legal philosophy. 835-836

bursement from tortfeasor.

Confusing generalizations.

Premature rigidity. 815 Sanctity. 825 Solving phrases, used without regard to principle. 814, 816

Distinction between maxims and similar propositions: Principles and maxims.

832-833
Rules and maxims.

829-832

Function of legal maxims: Catch phrases, as distinguished from major premises. 823

438

Intermediary between legal rules | MORTGAGES. and legal principles.

814-816, 819, 823-824, 829-833 Introducing a period of natural law. 814

Sources of legal maxims: Canon law. 815-819 Civil law. 820-824 Common law. 827-836 Germanic law. 824-827

Glossators and commentators.

818-823, 826 Interpretation as creative of legal maxims. 813 Logic and philosophy. 817, 829, 832 Proverbs as an originator of maxims.

809-810, 824-825 Roman law. 811-816 Teaching as creative of legal maxims. 812, 816-819, 821

Versification and adages. 819-820, 824-825

MERGER OF ESTATES.

Prevented by a covenant of warranty. 518

MINES AND MINERALS.

Easements: right of purchaser of coal to | MURDER. use underground haulways for removing coal from other land. 677

See also Chattel Mortgages.

Bibliography: Falconbridge: The Law of Mortgages of Real Estate, 225 a review.

MUNICIPAL CORPORATIONS.

Debts and contracts: Liability for merchandise furnished under void contract.

Governmental powers and functions: Right to authorize nuisances in city streets.

Liability for torts: Distinction between governmental and private functions. **66,** 91

Implied warranty in furnishing impure water.

Liability for negligence in affirmative conduct. Liability for non-feasance.

Negligence of members of the fire department. **66,** 91 Ministerial acts: Operation of fire

69 Officers and agents: Firemen considered as officers.

See Conflict of Laws; Constructive Trusts; Criminal Law.

N

NEGLIGENCE.

Damages for fright. 260-281 Can there be recovery for consequences of fright since there can be no recovery for mere fright? 265-268

Can there be recovery where physical impact and fright are coincident in time but the resulting physical injury is caused by fright alone?

Denial of recovery for nervous shock without impact because of difficulty of proof. 277-278

Denial of recovery for nervous shock without impact because of increased litigation. 274-276

Denial of recovery for nervous shock without impact because of no precedents.

Denial of recovery for nervous shock without impact because of possibility of recovery on fraudulent claims. 276-277

Fear of injury to property or to the person of another as a basis of recovery.

Is injury from fright resulting in nervous shock a proximate result of the negligent act? 268-272

Is recovery for nervous shock without impact contrary to public policy?

Recovery for nervous shock resulting in physical injuries where there has been actual impact.

Recovery for nervous shock resulting in physical injuries where there is intentional aggression. 26I

Recovery for nervous shock resulting in physical injuries where there is no actual impact.

260-281 Recovery for nervous shock resulting in physical injuries where there is no actual impact: rule in England. 261-263

— rule in the United States.

263-281 **Duty of care:** Respective duties of carriers and conductor to passengers.

NEW TRIAL.

In general: Successive verdicts: setting aside second verdict for the same party as against the weight of evidence. 678

Grounds for granting new trial: Necessity that the error be prejudicial. 218

Verdict for an amount less than that to which plaintiff was entitled. 218

NOTICE.

See also Corporations; Equity; Lis Pendens.

Notice in equity. 137-160

NUISANCE.

In general: Right of a municipal corporation to authorize nuisances in city streets. 439

Equitable relief against nuisance: Should injunction issue as a matter of right or as a matter of grace? 395

Public nuisance: Enjoining public nuisance (including large strikes):
The progress of the law, 1919—1920.

395-407

Injunctions obtained by street railways against competing jitneys.

Private action to enjoin public nuisances. 397-398

Statutes declaring acts criminal in nature public nuisances, and providing for equitable relief.

398–400

What constitutes a nuisance: Some recent holdings. 393

O

OFFER AND ACCEPTANCE. Unilateral contracts: Whether com-

munication necessary when act done. 892

Ρ

PARDON.

Necessity of delivery: effect of honest misrepresentation. 678

PARENT AND CHILD.

Emancipation: Effect of enlistment on duty to support. 334

PAROL EVIDENCE RULE.

Construction of documents: Supplementing the minutes of a city council by parol. 679

Nature and scope of rule: Inapplicability to criminal prosecutions.

PARTIES.

Indispensable parties in equity: Right of salesman of a corporation to enjoin striking employees without joining the corporation as a party plaintiff.

PARTNERSHIP.

Nature of partnership: Entity theory disregarded in income taxation. 573

Rights, duties, and liabilities of partners inter se: Right to contribution for costs of successful defense of unwarranted suit after dissolution of partnership.

PHYSICIANS AND SURGEONS.

Liability for negligence of assistant.

Liability of physician for revealing out of court confidential information regarding patient: communication to landlady that patient was suffering from syphilis. 312, 335

POLICE POWER.

See also Constitutional Law.

Interests of public safety: Statute placing liability upon owner of automobile for injuries caused by negligent operations by immediate members of family.

Validity of statute providing for destruction of infected trees to protect adjacent orchards. 672

Interests of public taste: Establishment of building lines for aesthetic purposes. 419, 433

Nature and extent: Constitutionality of New York rent laws. 426

Power of a state to subject federal agencies to state police regulations.

Regulation of trade, profession, and business: Game laws: possession of fish during closed season. 672

POLITICAL THEORY.

Bibliography: Bryce: Modern Democracies, a review. 799-800

POWERS.

Execution of Powers: General devise

as an execution of the power where the donee has an individual interest in the subject of the power.

Remoteness of appointment: Time from which remoteness is determined in case of general power to appoint by will only. 648-650

PRESUMPTIONS.

Existence and effect of presumptions in particular cases: Presumption of validity of marriage.

PRIVILEGED COMMUNICATIONS.

See Witnesses.

PROBATE.

See Executors and Administrators.

PROCEDURE.

See New Trial; Presumptions.

PROMOTERS.

See Corporations.

PROXIMATE CAUSE.

Efficient cause of injury: Accident as cause of insanity and subsequent suicide.

Injuries the result of fright 268-272
Origin of the doctrine: In an abor-

tive attempt to revive a jurisprudence of maxims. 836

PUBLIC NUISANCE.

See Nuisance.

PUBLIC OFFICERS.

In general: Liability of justice of the peace for ministerial acts. 219

Nature of public office: Action for dismissal without cause. 679

dismissal without cause. 679
Workman's compensation acts:
Firemen not included. 91

PUBLIC SERVICE COMPANIES.

See also Carriers; Commission; Eminent Domain; Interstate Commerce; Street Railways.

Regulation of public service companies: Conflicting rights of telephone and power companies on highways: induction and conduction.

Regulation of rates: Power of commission to fix rates when a statutory maximum rate has been held confiscatory.

680

Statute valid in its inception can later be held confiscatory because of altered price level. 85

Q

QUASI-CONTRACTS.

Money paid under duress or compulsion of law: Threat to prosecute a relative as duress.

QUO WARRANTO.

See Corporations (Dissolution).

R

RAILROADS.

Regulation of rates: Historical sketch of rate-regulation. 877
Power of courts to review rates fixed by commission. 862-879

RAPE.

See under Criminal Law.

RATES.

See also Public Service Companies.

In general: Rates which are reasonable in inception may later become confiscatory.

85

REAL PROPERTY.

See also Classes; Covenants of Title; Deeds; Disseisin; Easements; Equitable Servitudes; Estates Tail; History of Law; Landlord and Tenant; Merger of Estates; Powers; Restraints on Alienation; Rule against Perpetuities; Rule in Shelley's Case; Seisin; Statute of Frauds; Trespass to Realty; Uses; Vendor and Purchaser; Vested, Contingent, and Future Interests.

In general: Brief remarks on acceptance in America of English land law.

Consequences, in the law of descent, of assimilating law of freeholds to law of leaseholds. 358-359 Criticism of existing law of real

property. 347-349 Current land law reform in England.

341-360 Nineteenth century reforms in English property law — statutes and reports very briefly outlined.

345-349
Present proposal in England to assimilate freeholds to leaseholds.

350-359

The Cherry Bill for amending English real property law. 349-360 Bibliography: Kales: Estates, Future Interests, and Illegal Conditions and Restraints in Illinois, a re-338-340 view.

Tiffany: The Law of Real Property a review. 568-569

Warvelle: A Practical Treatise on Abstracts and Examinations of Title to Real Property, a review. 808

RECEIVERS.

Set-off in cases of immature claims in insolvency and receivership. 178-196

REMAINDERS.

See Vested, Contingent, and Future Interests.

RES GESTAE.

See Evidence.

RESTRAINT OF TRADE.

Contracts not to engage in cer-Restriction business: against competition in an employment contract.

Sherman anti-trust law: Baseball contracts not within the act. 559

RESTRAINTS ON ALIENATION. Gift over of land and personalty on

intestacy. Validity of covenant against alienation of fee simple when limited in time. 651-653

Validity of covenants against alienation of fee simple when limited as to persons. 651-653

REVERSIONS.

See Vested, Contingent, and Future Interests.

ROMAN LAW.

Application of law of valuation in other than compensation cases.

255-256 Application of law of valuation to compensation cases. 252-255 Evidence and proof of value of prop-256-257 erty.

General rules of valuation in Roman law. 240-252 Importance of Roman law valuation of property at the present day.

230-232 Maxims in Roman law 811-816 Sources of Roman law of valuation.

232-237 The different kinds and definitions of

value. 237-249 (a) Quanti venire potest -– market

value. 238-240 (b) Verum pretium; quanti omnibus

valet - ordinary or general value. 241-244

(c) Utilitas; id quod interest - value to the owner. 244-247

(d) Pretium ex affectu — sentimental value. 247-249

Valuation of property in the Roman law. 229-259

RULE AGAINST PERPETUITIES.

Charitable trusts: Gift over from one charity to another on a remote contingency. 645-646

Interests subject to rule: Applicability of rule to contracts. 643

Option in vendor, his heirs and assigns, to demand reconveyance on a collateral con-642-644 tingency. right of entry for condition

broken. 648 - Option to purchase fee: valid-

ity in equity and at law of a long time option.

--- Powers: time from which remoteness is determined in case of general power to appoint

by will only. 648-650

Time of vesting too remote: gift to trustees on the admission of a will to probate.

- Trust for the perpetual care of a cemetery lot. 647

RULE IN SHELLEY'S CASE.

Progress of the law therein, 1919-519-522 1020.

S

653

SALES.

See also Statute of Frauds.

In general: Buyer's failure to pay as excuse for seller's non-performance where the contract is divisible. 329 Conditional sales: Right of seller on

resale to collect deficiency judg-765-766 Uniform Conditional Sales Act. 765 Vendor wrongfully taking possession 766-767 of the property. Fraud and related matters: Sale to

second buyer by seller in posses-Right of buyer who acquires in good faith bill of lading of goods errone-Implied warranties: Conformation ously sent to him. 748-749 Risk of loss and beneficial ownerto sample. 76 I Dealer liable as warrantor. 761 ship in buyer under order bill. Fitness for particular purpose. 760-761 Seller's security title and jus dis-Liability of a municipality for furponendi. nishing impure water. **Uniform Sales Act:** Changes in Act in reference to Section 4 of the Manufacturer liable as warrantor to Statute of Frauds. 761-762 subsequent purchasers. 741 Rights and remedies of buyer: Where in force in 1920. 74I Effect of offer of a draft in pay-SALVAGE. ment when contract called for pay-Voluntary service. 670 ment in terms of money. 746-747 Opportunity for inspection as inspec-SEARCHES AND SEIZURES. tion under Sale of Goods Act. See also Constitutional Law. Right of buyer under divisible con-Brief history of the Fourth Amendtract to retain payment due bement to Federal Constitution. cause of breach of remainder by 362-366 seller. Concerning searches and seizures. Rights and remedies of seller: Effect 361-387 of buyer's offer of a draft in pay-Courts in receiving competent evi-dence generally do not inquire ment when contract called for payment in terms of money. 746-747 into the means by which it has Right of seller under divisible conbeen procured. 368-370 tract to sue for installment of List of state constitutional guarantees goods delivered in spite of his against unlawful searches and subsequent breach. 745-740 seizures. 36 I Right of seller who has contracted Motion before trial can be made to to sell more goods than he can get compel return of papers unlawto apportion them among the fully seized. 370-374
Questions recently certified to the several buyers. 764-765 Risk of loss: On buyer under c. i. f. United States Supreme Court on contracts. 753-755 this topic. 385–387 On buyer under order bill. 752 Searches and seizures upheld for a Risk of loss when a temporary delay variety of reasons, although under 762-763 under Sales Act. defective warrants, or none at Subject matter of sale: Effect of 377-379 all. sale of non-existing goods in Seizures under the Espionage Act. Louisiana. 744 380-384 Future crops: subsequent mort-Who have a standing to move for the gagee preferred over buyer. 745 return of papers illegally seized. Potential possession. 744-745 375-377 Time of passing of title: Acceptance SEISIN. by buyer of inferior goods. Disappearance of the primitive doc-763-764 trine of seisin: effect of statute of Effect of buyer's using goods. 763 596-601 Effect on passage of title of non-Original meaning of the term. payment of check given for 592-595 749-750 goods. Origin of the modern use of the term. Silence as consent to an appropria-595-596 Survivals of the primitive doctrine of Title of goods subject to bill of seisin. 602-604 lading: c. i. f. contracts. SET-OFF AND COUNTERCLAIM. 753-755 Failure of English courts to give proper effect to an order bill held Equitable set-off. 179-182

General effect of order bill.

750-758

Equitable set-off where one claim is

Immature claims held and owing by

193–196

payable in futuro.

banks.

References in heavy-faced type are to Notes and Book Reviews; in plain type to Recent Cases; and in italicized type to Articles.

Insolvency, as a basis for equitable! Promise to answer for debt. de-

Insolvency as a basis for equitable set-off. 184-185 Set-off of immature claims in insol-178-196 vency and receivership. Set-off under the American Bankruptcy Act. 183 Set-off under the English Bankruptcy 182-183 Act. Set-off when claim against insolvent is not due. 100-103 Set-off when claim of insolvent is not 185-190 due.

SOVEREIGN.

In general: Action by soldier to recover pay.

Jurisdiction of the United States
Court of Claims.
Procedure, joinder of attorneygeneral whenever rights of the
sovereign may be affected.
335
Sovereign colonies.

837

Bibliography: Scott and Hildesley: The Case of Requisition, a review. 807-808

SPECIFIC PERFORMANCE.

Defenses: Lack of mutuality of remedy. 336

STARE DECISIS.

Application of doctrine to contractual rights arising from reliance upon a prior decision. 75

Application of the doctrine to rules of property. **75**Application to judicial interpretation

Application to judicial interpretation of a statute not involving matters of contract or property. 75

Extent of the doctrine. 74, 93

Extent of the doctrine. 74, 93
May a court reverse itself on a proposition of law? 74

Outside the proposition decision in the

Overruling of a prior decision in the same case. 76
Recent developments in the doctrine

in England. 74
The doctrine as applied by American

STATUTE OF FRAUDS.

In general: Terms of an oral contract to sell house set forth in pleading signed by counsel as sufficient memorandum.

Interest in lands: Oral waiver of condition in written contract. 93

Part performance: Oral contract to devise land for benefit of third party. Effect of third party taking possession. 791 Promise to answer for debt, default, or miscarriage of another: Consideration moving directly to the promissor.

440

Sale of goods, wares, and merchandise: Changes in Uniform Sales
Act as to value of goods about which statute applies.

741

Contract to sell goods to be manufactured by third person and not readily re-salable. 741-742

Effect of check as part payment for goods.

743

Sale of money as a commodity. 742 Seller as agent of buyer to receive goods. 742-743

STATUTE OF LIMITATIONS.

See Limitations of Action.

STATUTES.

Construction: 1917 Ill. Rev. Stat., c. 39, § 10. 95 1918 U. S. Comp. Stat. §§ 6372, 6374, U. S. Rev. Stat., §§ 3466, 3468. 94

Impeachment of statutes: Inadmissibility of house journals. 93

Interpretation: South Dakota statute involving liability of stockholders of corporations for torts.

329

STOCK DIVIDENDS.

See Taxation.

STOCKHOLDERS.

See Corporations.

STREET RAILWAYS.

Equitable relief against passage of a municipal resolution involving a forfeiture of franchises. 332

STRIKES.

See Arbitration and Award; Trade Unions.

SUBSCRIPTIONS.

Subscriptions for charitable objects: Enforcement of pledge to community war chest. 220

SURETYSHIP.

See also Statute of Frauds.

Surety's defenses: on general principles of contract: Alteration of surety's contract by amending cause of action.

681

Surety's right of subrogation:
Right to subrogation to judgment obtained by creditor after payment by surety.

792
Subrogation against a bankrupt

principal for part of a debt. 94

\mathbf{T}

TAXATION.	
See also Conflict of Laws; Constitu-	
tional Law: Corporations	
tional Law; Corporations. Bibliography: Holmes: 1921 Supple-	
ment to Federal Income Tax, War-	
Profits and Excess Profits Taxes,	
Including Stamp Taxes and Capi-	
Including Stamp Taxes and Capital Stock Tax, a review. 569-570	
The Federal Income Tax, a review.	
806-807	
Collection and enforcement: May	
state imposing the tax sue in an-	
other state to recover amount of it?	
54	
General limitations on the tax-	
ing power: Income tax: limita-	
tions on doctrine of disregarding	
corporate fiction in taxing income	
of corporations. 586-591	
Personal tax imposed on non-	
resident present within the state.	
542, 564	
Particular forms of taxation: In-	
come tax: appreciation in value	
of property as income. 536 , 564	
—— capitalization of periodical payments by gift. 27-44	
payments by gift. 27-44 —— capitalization of single pay-	
ments by gift. 23-27	
—— computation of periodical	
payments as income or capital.	
payments as meome of capital.	l
—— corporate personality in in-	l
come taxation. 573-591	l
—— deduction for losses "in-	l
curred in trade " under the In-	l
come Tax Law of 1913. 220 — exchange of securities on re-	l
—— exchange of securities on re-	l
organization of a corporation.	l
576	
—— gifts as income.	l
—— periodical gifts: when is	١
donee subject to tax? 23	١
— periodical gifts: when is	١
donor subject to tax? 22	l
—— periodical payments spring-	l
ing exclusively from the capi-	l
tal of a fund. 46	
— periodical payments spring- ing exclusively from the income	١
of a fund. 46	l
— periodical payments spring-	١
ing from choses in action. 46	1
— periodical payments spring-	I
ing partly from the income and	١
partly from the capital of a	١
fund. 46	١
•	•

- periodical receipts income. 27 - periodical receipts as income: American law 32-44 - periodical receipts as in-28-32 come: English law. - sale of assets of a liquidating corporation. - summary of taxation of periodical payments by gift under the hypothesis that gifts are not taxable as income. 45-47

taxability of capital increment as income.
taxation of "affiliated corporations."
taxation of corporations.

hands of donee. 24
—— taxation of detached interest coupons in hands of donee. 23
—— taxation of donor of de-

tached interest coupon. 25
—— taxation of gifts. 21
—— taxation of gifts as income.

taxation of gift of detached interest coupon followed by a subsequent gift of the bond. 24
taxation of income derived

by a non-resident. 54
—— taxation of income of a domiciled beneficiary of a foreign trust. 54
—— taxation of partnerships.

— taxation of "personal service corporations." 573

— taxation of salaries of federal judges under the Sixteenth Amendment. 70, 85
— taxation of terminable annuities in American law. 33-40

nuities in American law. 33-40
— taxation of terminable annuities in England. 28-32

taxation of terminable annuities in Massachusetts. 35-40
 taxation of terminable annuities under the federal law.

—— taxation of terminable charges upon property.

- taxation of terminable rights | to the income of property held 40-44 in trust.

Inheritance tax: Deduction of federal tax before computing state

Poll tax: Imposed on transient.

543, 564

Transfer tax: Effect of consideration for transfer. **198,** 221

- transfer to children under antenuptial agreement.

198, 221

Property subject to taxation: Difference in value between stock of an old corporation and stock in a new corporation taken in exchange upon reorganization. 307 307 Stock-dividends.

Purposes for which taxes may be levied: State taxes for state banks, loans on real estate, state flour mills, state built homes.

207, 212 Where property may be taxed: Bank deposit of absent depositor.

Certificates of stock owned by a nonresident in a domestic corporation which are in the hands of an agent within the jurisdiction. 306 Domestic tax on seat in foreign stock exchange. Taxation of gifts. 47-48 Trusts. 52

POS-TITLE. OWNERSHIP, AND SESSION.

Chattels: Rights of adverse holder: 68 I bankruptcy.

See also Animals; Assault and Battery; Automobiles; Deceit; Indemnity; Infants; Injunctions; Joint Wrongdoers; Municipal Corporations; Negligence; Physicians and Sur-geons; Proximate Cause; Trespass to Realty; Trover and Conversion; Waste.

In general: Liability of a municipal corporation for negligence of members of the fire department.

Right of one tortfeasor to recover indemnity from party primarily responsible.

Equitable relief against torts: The progress of the law, 1919-1920.

388-415 Interference with business or occupation: Inducing sale of

judgment as injury to lawyer contractually interested in re-682 alizing upon the judgment. 880 Strikes and boycotts.

When intentionally causing breach of contract is not actionable. Joint wrongdoers: Release of one

as bar to actions against another.

Liability of occupiers of premises: Liability to licensees: is a fireman a licensee?

Liability without intent or negligence: Automobile: owner liable for injury caused by latent defect.

Unusual cases of tort liability: Mental anguish caused by practical joke.

TRADE UNIONS

See also Administrative Law; Arbitration and Award; Labor Unions.

Boycotts: Boycotts on materials.

880, 891 880

Classes of boycotts. 880 Strikes: Classes of strikes. Enjoining coal strike at suit of federal government. 401-407 Strikes to secure the re-employment of discharged fellow workman.

880, 891

TRANSFER OF STOCK.

See Corporations (transfer of shares).

TRANSFER TAX.

See Taxation.

TREATIES.

Bibliography: Lansing: The Peace Negotiations. A Personal Narra-798-799 tive, a review.

TRESPASS TO REALTY.

In general: Relief in equity by way 389-390 of injunction. Continuous trespass: Limitation of

action. 337

TRIAL.

See also New Trial; Witnesses.

Modes of trial: Compulsory reference for a preliminary hearing: power of federal courts to make.

321, 338 Province of court and jury: Comments of court on the law and evidence in a criminal case amounting to coercion of the jury.

Taking case from jury: Directing verdict on evidence raising a presumption sustaining the burden of proof.

Verdict: Successive verdicts: setting aside second verdict for the same party as against the weight of evidence.

TROVER AND CONVERSION.

Action for conversion of ore taken from land in another state. 90

TRUSTS.

See also Banks and Banking; Charities and Trusts for Charitable Uses; Constructive Trusts.

Cestui's interest in the res: Right of cestui to res of trust for his education when res is intact at his majority.

Creation and validity: Charitable trusts: gift over from one charity to another on a remote contingency. 645-646

Effect of an oral direction to a

debtor to pay the debt to a donee at the creditor's death. 664, 672

Trust for the perpetual care of a

cemetery lot. 647

Powers and obligations of trustees:

Powers and obligations of trustees Co-trustee: liability if inactive.

483-507

Inactive co-trustee: liability of.

483-507

Liability of trustee for acts of cotrustee. 483-507

Limitation of liability: by agreement between the parties. 500

— by decree of the court. 501

— by provisions in the trust deed. 498-499

Restraints on alienation of cestui's interest: spendthrift trusts: construction of Connecticut statute. 654-655

Rights and liabilities of third parties: Depositories of trust funds.

467-482 Notice: What circumstances constitute. 456-482

Participation in a breach of trust.

Persons other than purchasers.

464-466

Purchaser's duty to see to the application of the purchase money.

454-455

U

ULTRA VIRES.

See Corporations.

UNFAIR COMPETITION.

Interference between employer and employee not causing breach of contract: Strikes and boycotts. 880

UNITED STATES COURT OF CLAIMS, JURISDICTION OF

See Courts.

USES.

Effect of Statute of Uses on primitive doctrine of seisin. 596-601

V

VENDOR AND PURCHASER.

Lis pendens: Application to vendor's lien securing negotiable note. 90
Remedies of vendor: Enforceability of express lien when statute of limitations bars debt. 779, 793
Right of purchaser from grantee to maintain suit to remove cloud on title caused by express lien after statute of limitations bars debt.
779, 793

VESTED, CONTINGENT, AND FU-TURE INTERESTS.

In general: Effect of covenant of warranty upon the destructibility of contingent remainders by merger. 430, 435

Estates and future interests. 508 Real Property Acts. 508 Reversions and remainders: progress of the law thereon. 510-519
Vested remainders after a contingent remainder in fee. 516-517

Bibliography: Kales: Estates, Future Interests, and Illegal Conditions and Restraints in Illinois, a review. 338-340

Contingent remainders: Influence of doctrine of seisin on the destructibility and merger of contingent remainders in American law. 737

Rearrangement and preservation of estates. 565

Determination of classes: Gift to the children of a third person at twenty-one. 640
Splitting a fund into moieties in determining classes. 639

\mathbf{w}

WAR.

See also International Law.
Action by soldier to recover pay.
Martial law; trial of civilian by military court in time of peace.
Prize: cargo of neutral vessels.
Whether sovereign must make compensation for property taken for defence of the realm.

807

WAREHOUSEMEN.

Warehouse receipts: Pledge of negotiable receipt to issuing warehouseman. 793

WARRANTY.

See Sales.

WATER AND WATERCOURSES.

Bibliography: Newell: Water Resources, Present and Future Uses, a review. 100-102

natural watercourses: obstruction, pollution, and diversion: Embankment to prevent flooding.

WILLS.

See also Conflict of Laws; Legacies and Devises.

Construction: Adopted children: how designated. 529-531
General rules as illustrated by recent cases. 522-532

Illegitimate children: how designated.

Particular words: "issue." 523-526

—— "next of kin" distinguished from "relations" 522-523

—— "survivors." 526

Fraud, undue influence, and mistake: Spiritualism: when spiritualistic communications amount to undue influence. 627-629

Revocation: Revocation by marriage.

Revocation by marriage of a will conditioned on the taking place of the contemplated marriage.

95

Testamentary capacity: Competency of a spiritualist. 631

WITNESSES.

Corroboration of witnesses: Degree of corroboration required.

Testimony of accomplices and of women transported in violation of the White Slave Traffic Act.

Privileged communications: Communications with spirits.

WORKMEN'S COMPENSATION ACTS.

See Conflict of Laws; Master and Servant; Public Officers.

BOOK REVIEWS

A Memoir of the Right Honorable Sir William Anson	.340
Arnold: The Law of Damages and Compensation. (J. H. B.)	224
BARNES: Federal Code, 1921 Supplement. (C. M.)	569
BIGELOW: Papers on the Legal History of Government. (W. S. Holdsworth.).	96
British Year Book of International Law, The. (M. O. H.)	566
BRYCE: Modern Democracies. (William Bennett Munro.)	799
CALHOUN: Oral and Written Pleading in Athenian Courts. (Z. C., Jr.)	903
CARNEGIE INSTITUTE: CLASSICS OF INTERNATIONAL LAW	
Legnano: Tractatus de Bello, de Represaliis, et de Duello; Victoria: De Indis	
et de Jure Belli Relectiones; Ayala: De Jure et Officiis Bellicis et Disciplina	
Militari Libri III. (Eugene Wambaugh.)	794
Zouche: Juris et Judicii Fecialis, sive Juris Inter Gentes, et Questionum de	
Eodem Explicatio. Rachel: De Jure Naturae et Gentium Dissertationes;	
Textor: Synopsis Juris Gentium. (Eugene Wambaugh.)	896
CHAFEE: Freedom of Speech. (James Parker Hall.)	691
DICKINSON: The Equality of States in International Law. (F. B. S.)	901
FALCONBRIDGE: The Law of Mortgages of Real Estate	225
Federal Income Tax, The; Columbia University Lectures on. (Edward H.	
Warren.)	806
FOULKE: A Treatise on International Law with an Introductory Essay on the	
Definition and Nature of the Laws of Human Conduct. (M. O. H.)	802
GARNER: International Law and the World War. (Eugene Wambaugh.)	693
HOLMES: Collected Legal Papers. (Roscoe Pound.)	449
HOLMES: 1921 Supplement to Federal Income Tax, War-Profits and Excess-	
Profits Taxes Including Stamp Taxes and Capital Stock Tax. (C. A. M.)	569
HUGHES: Handbook of Admiralty Law. 2 ed. (F. B. S.)	447
JUDGE BAKER FOUNDATION: Harvey Humphrey Baker: Upbuilder of the Juve-	
nile Court. (Herbert B. Ehrmann.)	102
KALES: Estates, Future Interests and Illegal Conditions and Restraints in	
Illinois. (M. O. H.)	338
Lansing: The Peace Negotiations. A Personal Narrative. (R. H. Lord.)	798
MARTIN: The Life of Joseph Hodges Choate. (George W. Wickersham.)	683
NEWELL: Water Resources, Present and Future Uses. (Samuel C. Wiel.)	100
Obregón and Borchard: Latin-American Commercial Law. (S. W.)	902
ODGERS AND ODGERS: The Common Law of England. 2 ed. (A. W. S.)	802
OPPENHEIM: International Law: Vol. I — Peace. 3 ed. (E. W.)	804
POUND: Outlines of Lectures on Jurisprudence. 3 ed. (C. A. Huston.)	800
Progress of Continental Law in the Nineteenth Century. (R. P.)	221
RUEGG: An Elementary Commentary on English Law	448
SALMOND: Jurisprudence. (Nathan Isaacs.)	222
SAUNDERS: Maritime Law. 2 ed. (F. B. S.)	224
SCOTT AND HILDESLEY: The Case of Requisition	807
STORY: Commentaries on Equity Jurisprudence. (Campbell Bosson.)	446

TAYLOR: A Treatise on the Law of Evidence as Administered in England and	
Ireland; with illustrations from Scotch, Indian, American and other legal	
systems. 11 ed. (Z. C., Jr.)	898
TERRY: Uniform State Laws in the United States. (S. W.)	99
Tiffany: The Law of Real Property. (J. W.)	568
WARVELLE: A Practical Treatise on Abstracts and Examinations of Title to	
Real Property. (J. W.)	808
WATKINS: Shippers and Carriers of Interstate and Intrastate Freight. (George	
J. Thompson.)	444
WILLISTON: The Law of Contracts. (Charles Thaddeus Terry.)	8g1
WILSHERE: The Principles of Equity. (A. W. S.)	446
ZOLINE: Federal Criminal Law and Procedure. (F. B. S.)	